ATENT COOPERATION TREATY



From the INTERNATIONAL SEARCHING AUTHORITY

To:	1 94	**********
NUTTER MCCLENNEN & FISH LLP	INIVITATION TO DAY ADDITIONAL FEED	
World Trade Center West	INVITATION TO PAY ADDITIONAL FEES	
Attn. Engellenner, Thomas J.	(507.44.1.70)	
155 Seaport Boulevard	(PCT Article 17(3)(a) and Rule 40.1)	
Boston, Massachusetts 02210-2604		
UNITED STATES OF AMERICA		
1000001212007-		
THY ADD L FEES	Date of mailing	
	(day/month/year) 28/04/2004	
Applicant's or agent's file reference	PAYMENT DUE	
005363-3126 3173 DELDEN	within 4.5 XXXXXXs/days	
	from the above date of mailing	
International application No.	International filing date (day/month/year)	
PCT/US 03/37775	26/11/2003	
Applicant		
TUFTS UNIVERSITY		
This International Searching Authority	•	
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(i) considers that there are (nu by the claims indicated XXXXV/on the extra sheet:	umber of) inventions claimed in the international application covere	ed .
•	·	
and it considers that the international application does no	at comply with the requirements of unity of invention	
(Rules 13.1, 13.2 and 13.3) for the reasons indicated/be		
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	·	
(ii) X has carried out a partial international search (see Ar	nnex) will establish the international search report	
on those parts of the international application which relate	to the invention first mentioned in claims Nos.:	
1 - 18		
(iii) will establish the international search report on the other p	parts of the international application only if and to the extent	
to which, additional fees are paid	zarto or the international application only if, and to the extent	
2. The applicant is hereby invited , within the time limit indicated	chairs to markly amount indicated by large	ı
	above, to pay the amount indicated below:	
	= _EUR 4.725.00	ı
Fee per additional invention number of additional in	ventions total amount of additional fees	
Or,x	_	
The applicant is informed that, according to Rule 40.2(c), the p		
i.e., a reasoned statement to the effect that the international ap-	plication complies with the requirement of unity of invention	
or that the amount of the required additional fee is excessive.	•	ı
3. Claim(s) Nos.	have been found to be a second to be	- 1
Article 17(2)(b) because of defects under Article 17(2)(a)	have been found to be unsearchable under and therefore have hot been included with any invention.	ı
Name and mailing address of the International Searching Authority	Authorized officer	\neg
European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk	Véronique Baillou	- 1
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Form PCT/ISA/206 (July 1992)

MSCHIAL C. NUPC

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-18

Method for enzymatically synthesizing a functionalised polymer whereby the resultant functionalised polymer has inherent antioxidant capabilities.

2. Claims: 19-40

Method of protecting an oxygen sensitive material from degradation.

3. Claims: 41-53

Medical device having at least a surface coated with a polymer comprising monomeric units functionalized with an antioxidant.

4. Claims: 54-66

An antioxidant coupled packaging material

5. Claims: 67-114

A controlled delivery system (claim 67), a method of controlled delivery (claim 84) and an ointment for controlled delivery of antioxidants (claim 102).

6. Claims: 115-118

An ascorbyl coupled polymer

Among the six groups of inventions the only common feature is a polymer comprising antioxidant coupled monomers. Such polymers are very well known in the art and described for example in "Polymer bound antioxidants" (see search report). Therefore this feature does not constitute a contribution over the state of the art and therefore cannot be regarded as a special technical feature in the sense of Rule 13 PCT.

It is remarked that the polymerization method in claims 41 and 54 is not regarded as a distinguishing feature over the prior art because these claims are aimed to protect a product that prima facie is not rendered different by the production process. Thus among the third and fourth group of inventions no further common features could be identified.

Independent claims 67, 84 and 102 seem to be rendered unitary from the feature that the polymer is biodegradable and is therefore suitable for controlled delivery of the antioxidant.

The step of coupling an antioxidant to a monomer cannot be regarded as a distinguishing feature of the present application over the prior art. When a man skilled in the art describes the polymerization of a monomer

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having an antioxidant functional group, he has already implicitly performed the step of coupling an antioxidant to a monomer. In fact such monomers are normally not present in nature but are obtained by chemically coupling an antioxidant moiety to a polymerizable monomer. Among the first second and fifth group of inventions a further common feature could be identified. A method comprising the step of enzymatically polymerizing antioxidant-coupled monomers to form a functionalised polymer. This feature is known in the art. In page 3797 of Enzymatic polymerization (see search report) is described the enzymatic polymerization of many monomers having coupled antioxidant moiety.

Therefore also this feature does not constitute a contribution over the state of the art and therefore cannot be regarded as a special technical

feature in the sense of Rule 13 PCT.

Annex to Form PCT/ISA/206 RELATING TO THE RESULTS COMMUNICAT OF THE PART. _ INTERNATIONAL SEARCH

pational Application No rcT/US 03/37775

- 1. The present communication is an Annex to the invitation to pay additional fees (Form PCT/ISA/206). It shows the results of the international search established on the parts of the international application which relate to the invention first mentioned in claims Nos.:
- 1-18
 2. This communication is not the international search report which will be established according to Article 18 and Rule 43.
- 3. If the applicant does not pay any additional search fees, the information appearing in this communication will be considered as the result of the international search and will be included as such in the international search report.
- 4. If the applicant pays additional fees, the international search report will contain both the information appearing in this communication and the results of the international search on other parts of the international application for which such fees will have been paid.

C. DOCUM	NTS CONSIDERED TO BE RELEVANT	1
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
P,X	DATABASE CA [Online] CHEMICAL ABSTRACTS SERVICE, COLUMBUS, OHIO, US; 23 March 2003 (2003-03-23) SINGH, AMARJIT ET AL: "Enzymatic approach to ascorbic acid-modified polymers for free radical scavenging" retrieved from STN Database accession no. 138:385828 XP002277047 abstract & POLYMERIC MATERIALS SCIENCE AND ENGINEERING (2003), 88, 308-309,	1-18
×	KOBAYASHI S ET AL: "ENZYMATIC POLYMERIZATION", CHEMICAL REVIEWS, AMERICAN CHEMICAL SOCIETY. EASTON, US, VOL. 101, PAGE(S) 3793-3818 XP001121958 ISSN: 0009-2665 page 3797	1-18
Α	GILLICK; KUCZKOWSKI: "POLYMER-BOUND ANTIOXIDANT" RUBBER CHEMICAL TECHNOLOGY, vol. 57, no. 3, 1984, pages 621-651, XP009029436 the whole document	1-18
ر مداد و د	in the second of	
X Furth	er documents are listed in the continuation of box C. Patent family members are listed.	l in annex.
Special cat	egories of cited documents : "T" later document published after the intermediate in th	ernational filing date
A" docume	at defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the principle or the defining the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the art which is not cited to understand the general state of the general state of the general state of the general state of the genera	h the application but
	red to be of particular relevance invention	

filing date

document published prior to the international filing date but later than the priority date claimed

"E" earlier document but published on or after the international

document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)

- cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled
- "&" document member of the same patent family

Annex Form PCT/ISA/206 COMMUNICATI/ RELATING TO THE RESULTS OF THE PARTICL INTERNATIONAL SEARCH

ational Application No PCT/US 03/37775

	citation of document, with indication, where appropriate of the relevant passages	Datamate
tegory °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
-	DATABASE CA [Online] CHEMICAL ABSTRACTS SERVICE, COLUMBUS, OHIO, US; 20 November 2002 (2002-11-20) SINGH, AMARJIT ET AL: "Enzyme-based vinyl polymerization" retrieved from STN Database accession no. 138:188089 XP002277176 abstract & JOURNAL OF POLYMERS AND THE ENVIRONMENT (2002), 10(3), 85-91,	1-18
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